

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

INTER-OFFICE MEMO

TO: Barry Muller, Principal Supervising Engineer.
Division of Air and Hazardous Materials
DEPT: Environmental Management

FROM: John Spirito, Engineer
Division of Air and Hazardous Materials
DEPT: Environmental Management

SUBJECT: Carroll Products, Inc. - Status

DATE: 17 June 1982



SEMS DocID 642601

RCRA RECORDS C
FACILITY
I.D. NO.
FILE LOC.
OTHER

1. Inspection Date: 4/20/81 (DEM)
5/8/81 EPA (DEM accompanied)

2. N.O.V. date: 6/12/81

3. Compliance status:

N.O.V. Items

Status (Carroll Products Letters
6/18/81 and 6/30/81)

- | | |
|---|--------------------|
| a. Identify and label waste drum contents | done |
| b. Upgrade Storage Areas | done |
| c. Clean up Spills | done |
| d. Reactive and flammable >15 meters from R | done |
| e. repackage leaking drums | done |
| f. comply with TSF regulations(?) | ? |
| g. remove drums | done November 1981 |

4. EPA ongoing investigation of potential contamination at site:

7/17/81 EPA sampling inspection (soils/lagoon sediment and liquid from lagoon and open pit).

10/26/81 EPA letter request detailed background information on products, wastes, disposal methods ... from Carroll Products.

1/19/92 EPA sampling of wells in vicinity

2/22/82 Results of well sampling - interference from monitor well construction materials

EPA investigation status?

Carroll products appears to have complied with N.O.V. items 1, 2, 3, 4, 5 and 7 (a-e and g above) which dealt mainly with hazardous wastes improperly stored or spilled about the site. It seems that these are wastes which were generated previous to the current operation.

EPA contamination investigation is ongoing. Is Carroll Products currently a generator of hazardous waste or is Carroll Products a TSF required to comply with Item 6 of the N.O.V.? It appears that Carroll Products may not currently generate hazardous waste.

JS/km